ARCHITECTURAL WOODWORK LLC,

Defendants.

03/04

IT IS HEREBY STIPIN ATED AND AGREED, by the undersigned attorneys that defendant, National Environmental Safety Company Inc.'s time within which to appear, answer or move with respect to the summons and complaint be, and the same hereby is, extended up to and including August 29, 2008, provided that said defendant waives, and its answer or motion does not assert, an affirmative defense of lack of personal jurisdiction or want of service of the summons and complaint. Facsimile or PDF copies of this Supulation may be treated as originals.

DATED:

New York, New York July 25, 2008

Eric Michael Pasinkoff, Esq. (EMP 6391)

Attorney for Defendant,

National Environment Safety Company Inc.

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Marshall B. Millovin (ED)

Marshall B. Bellovin, Esq. (MIS 5508)

Attorneys for Plaintiff,

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(212)575-7900

SO ORDERED: JUL 3 0 2008

ERIC MICHAEL PASINKOFF

July 30, 2008

07/30/2008

Via Fax: (212) 805-6304

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Judge Paul A. Crotty, U.S.D.J.
United States District Court
Southern District of New York
500 Pearl Street
Chambers 735
New York, New York 10007

Rc: Robert Makdwski-v-United Brotherhood of Carpenters, et. al.

08 Civ 6150

Defendant National Environmental Safety Company, Inc.'s request for an extension of time to answer the Complaint

Honorable Sir:

I represent National Environmental Safety Company, Inc., one of the defendant's in the above captioned action.

I hereby request an extension of said defendant's time to answer or move with respect to the Summons and Complaint to August 29, 2008.

National Environmental Safety Company, Inc.'s answer to the Complaint was originally to be made by August 4, 2008.

There has not been any previous request for an extension of National Environmental Safety Company, Inc.'s time to answer

Plaintiff's counsel has consented to the extension. A stipulation has been signed. A copy of the Stipulation is annexed.

It is, therefore, requested that the defendant, National Environmental Safety Company, Inc.'s time to answer or move with respect to the Summons and Complaint be extended, in accordance with the Stipulation, to August 29, 2008.

Thank you for your courtesy.

Eric Michael Pasinkoff

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EMP:ms Enc.

Cc: Marshall B. Bellovin, Esq. c/o
Ballon, Stoll Bader & Nadler, P.C.
[Via fax (212) 764-5060]